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#### .. REMARKS/ARGUMENTS..

The Official Action of March 9, 2005 has been thoroughly studied. Accordingly, the changes presented herein for the application, considered together with the following remarks, are believed to be sufficient to place the application into condition for allowance.

Claim 1-20 are pending in this application.

Claims 1-8 and 10-20 stand rejected under 35 U.S.C. §103(a) as being anticipated by U.S. Patent No. 5,787,923 to Shea et al. in view of U.S. Patent No. 4,832,074 to Li.

Claim 9 stands rejected under 35 U.S.C. §103(a) as being unpatentable over Shea et al. in view of Li and further in view of U.S. Patent Application Publication No. 2004/0094204 A1 to Lin.

For the reasons set forth below it is submitted that all of the pending claims are allowable over the prior art of record and therefore, each of the outstanding rejections of the claims should properly be withdrawn.

Favorable reconsideration by the Examiner is earnestly solicited.

The Examiner has relied upon Shea et al. as showing.

...a hose reel (10) which comprise: a spool (18) for receiving a length of hose (12) thereon; a mounting bracket (24); a fluid inlet tube (14) having a central axis and coupling the spool (18) to the mounting bracket (24) so that the spool (18) can rotate about the central axis of the fluid inlet tube (14) with respect to the mounting bracket (24); and a mechanical rewinding mechanism (i.e. using a spring 82) coupled to the spool (18), the spool including a hub assembly (20...etc.) and a pair of spool flange plates (left and right flange of 18) attached to opposite sides of the hub assembly, the hub assembly comprising, as an integral element thereof, a latch gear (126...etc.)

having a plurality of teeth (142) that cooperate with a rewinding latch mechanism (i.e. using spring 82), see figures 1-5.

The Examiner states that: "Shea '923 discloses the claimed invention except for a hub assembly comprising a one-piece cast or molded unitary structure."

Nevertheless, the Examiner takes the position that:

It would have been obvious....or modify the hub assembly of Shea '923 with a onepiece or molded unitary structure (see figure 10) as taught by Li '074, to reduce labor costs during the assembly.

Applicant's independent claim 1 requires, in part that the hub assembly, which is a onepiece, cast or molded unitary structure, includes:

- 1) a latch gear having a plurality of teeth that cooperate with a rewinding latchmechanism, and
  - 2) a substantially cylindrical surface upon which a hose can be wound.

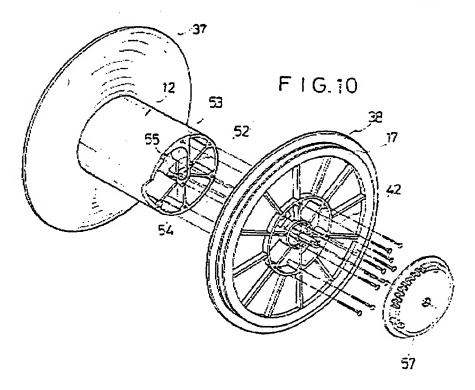
Applicant's independent claim 10 requires a one-piece cast or molded hub assembly for a hose reel which comprises, as a single unitary structure:

- 1) a central hub;
- 2) a plurality of spokes extending radially from the central hub;
- a plurality of hub sections provided at the radial ends of the plurality of spokes which define a cylindrical surface upon which a hose can be wound;
  - 4) an annular bracing element connected between the plurality of spokes; and
  - 5) a latch gear provided on the annular bracing element.

Applicant's independent claim 18 requires, in part: providing a one-piece cast or molded hub assembly that comprises as a single unitary structure:

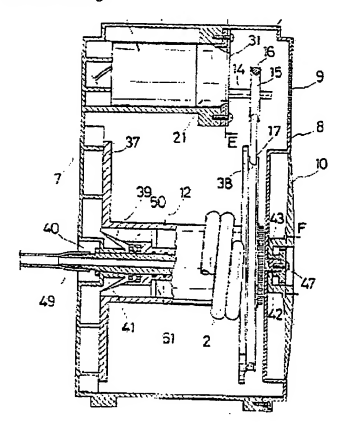
- 1) a central hub;
- 2) a plurality of spokes extending radially from the central hub;
- 3) a plurality of hub sections provided at the radial ends of the plurality of spokes which define a cylindrical surface upon which a hose can be wound; and
  - 4) a latch gear.

Figure 1 of Li which the Examiner relies upon is presented herebelow:



The Examiner has specifically relied upon Fig. 1 of Li as teaching a "one-piece or molded unitary structure."

However, the Examiner will note that the only portions of Li which are a "one-piece or molded unitary structure" are the rim board 37 and the reel 12. See Fig. 2 below for cross-sectional shading:



Li clearly fails to teach a "one-piece or molded unitary structure" which includes each of the latch gear having a plurality of teeth that cooperate with a rewinding latch- mechanism, and

the substantially cylindrical surface upon which a hose can be wound as required by applicant's

independent claim 1; and each of the central hub; plurality of spokes extending radially from the

central hub; plurality of hub sections provided at the radial ends of the plurality of spokes which

define a cylindrical surface upon which a hose can be wound; annular bracing element connected

between the plurality of spokes; and latch gear provided on the annular bracing element required

by applicant's independent claim 10; and each of the central hub; plurality of spokes extending

radially from the central hub; plurality of hub sections provided at the radial ends of the plurality

of spokes which define a cylindrical surface upon which a hose can be wound; and latch gear

required by applicant's independent claim 18.

Therefore, the combination of Shea et al. and Li does not teach each of the structural

elements required by applicant's independent claims.

Li depicts as an integral structure the rim board 37 and the reel 12. This is a relatively

simple structure as compared to Shea et al. which teaches separate hose connection hub 20 and

latch hub 26 which are provided on shaft 16, hose carrier 80 which comprises two opposing

circular hubcap shaped members 84 having central generally flat portions 86 connected to one

another and ratchet wheel 126 that comprises a series of parallel ratchet plates 128 formed with

teeth 142 that are engageable by a pawl 144 to hold the reel 18 in a fixed position against the

wind-up force exerted by the spring 82.

Li does not teach an integral one-piece structure as the Examiner states, other than a very

simple structure that consists of a rim board 37 and reel 12. Li teaches a mechanical rewinding

-12-

Appl. No. 10/698,720 Aindi. Dated June 9, 2005 Reply to Office Action of islands 2, 2005

mechanism that uses a belt and pulley system that includes small belt wheel 57 and belt 16 and fails to teach a latch gear.

The teachings in Li in no way suggest making the very complicated assembly of Shea et al. a one-piece integral structure.

As held by the federal circuit in Smithkline Diagnostics, Inc. v. Helena Luboratories Corp.:

The Examiner cannot pick and choose among the individual elements of assorted prior art references to recreate the claimed invention; the Examiner has the burden to show some teaching or suggestion in the references to support their use in the particular claimed combination. Smithkline Diagnostics, Inc. v. Helena Laboratories Corp., 3 USPQ 2d 1463, 1475 (Fed. Cir. 1983)

As further held by the CCPA in In re Wesslau:

It is impermissible within the framework of Section 103 to pick and choose from any one reference only so much of it as will support a given position to the exclusion of other parts necessary to the full appreciation of what such reference fairly suggests to one of ordinary skill in the art. In re Wesslau, 147 USPQ 391, 392 (CCPA 1965).

Absent reliance upon applicant's own disclosure, it is doubtful that one skilled in the art having the teachings of Shea et al. and Li available would have considered it obvious to combine the teachings of the Shea et al. and Li in the manner suggested by the Examiner.

Note for example, the hose earrier 80 of Shea et al comprises two opposing circular hubeap shaped members 84 having central generally flat portions 86 connected to one another. These hubeap shaped members 84 are connected together by four study 115 which are held in place by nuts 107 as

Appl. No. 10/698,720 Amdi. Dated June 9, 2005

Reply to Office Action of March 9, 2003

shown in Fig. 1. As can be seen from Fig. 1 the hubeap shaped members 84 have stepped radially outer peripheral surfaces that, when attached together form the surface of the reel upon which the hose 12 is wound. The flat portions 86 of the hubeap shaped members 84 which are connected together by study 116 form a chamber in which spiral spring 82 which forms the rewinding mechanism is positioned. Spiral spring 82 is contained in the chamber by spring cover plate 102.

If one attempted to modify Shea et al. in view of Li, the result would be the climination of the chamber which Shea et al. requires to contain spiral spring 82. This is simply because of the differences in structure between Li and Shea et al.

Moreover, it is noted that the parallel ratchet plates 128 of Shea et al. which are formed with teeth 142 are connected to the outer portion of latch hub 26.

Accordingly, if one attempted to modify Shea et al. in view of Li as the Examiner suggests, the resulting structure would either not have the ratchet plates 128 formed integrally with the reel (a configuration which Li does not teach and therefore does not suggest), otherwise, one would be precluded from using the spiral spring and spring cover plate in the resulting modification since the ratchet plates would prevent the spiral spring and spring cover plate from being assembled over the ratchet plates and onto the hub assembly.

In either case, it is clear that if one tried to modify Shea et al. in view of Li as the Examiner suggests, the result would be contrary to and destroy the teachings of Shea et al.

As held by the Board of Patent Appeals in Ex parte Hartmann:

References cannot properly be combined if effect would destroy invention on which one of reference patents is based. Expurte Hartmann, 186 USPQ 366 (PTO Bd App

1974)

Claim 1 requires that the hub assembly is a one-piece east or molded assembly that comprises, as a single unitary structure, the latch gear and a substantially cylindrical surface upon which a hose can be wound. Independent claims 10 and 18 require additional elements be integrally formed.

The use of a one-piece east or molded assembly allows for simplification and easy assembly of applicant's claimed hose reel which has been particularly designed to accommodate design limitations dictated by molding and easting operations. So far as applicant is aware there are no hose reels that include a one-piece east or molded hub assembly according to the present invention.

It is important for the Examiner to realize that applicant's invention is not merely the adaptation of a known hose reel structure to have an integral sub-assembly or combined arbitrary elements as an integral portion.

Rather, applicant's invention involves a novel hose reel that includes structural features that are not found in, or suggested by, any known prior art hose reels.

Certainly Li teaches or suggests that a reel can be integrally formed with one rim board.

However, none of the prior art of record, or known to applicant, teaches or even suggests a structure which combines applicant's claimed elements in a novel integral assembly.

The Examiner even acknowledges that (it if were possible) modifying Shea et al. in view of Li would reduce ianor costs.

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p. 17

Appl. No. 10/698,720 Amdt. Dated June 9, 2005

Reply to Office Action of March 9, 2003

Certainly the Examiner can appreciate that applicant's invention, which is directed to a

structure that is not obvious over 5 hea et al. in view of Li provides benefits much greater that these

prior art devices.

The Examiner has relied upon Li '204 as teaching a plurality of mechanical fasteners that

extend through a pair of spool flanges.

The Examiner's further reliance upon Li 1204 does not address or overcome the structural

differences that distinguish applicant's claimed invention over the combination of Shen et al. and Li

Based upon the above distinctions between the prior art relied upon by the Examiner and the

present invention, and the overall teachings of prior art, properly considered as a whole, it is

respectfully submitted that the Examiner cannot rely upon the prior art as required under 35 U.S.C.

§103 to establish a prima facie case of obviousness of applicant's claimed invention.

It is, therefore, submitted that any reliance upon prior art would be improper intenuel as the

prior art does not remotely articipate, teach, suggest or render obvious the present invention.

It is submitted that the claims, as now amended, and the discussion contained herein clearly

show that the claimed invention is novel and neither anticipated nor obvious over the teachings of the

prior art and the outstanding rejections of the claims should hence be withdrawn.

Therefore, reconsideration and withdrawal of the outstanding rejections of the claims and an

early allowance of the claims is believed to be in order.

-16-

It is believed that the above represents a complete response to the Official Action and reconsideration is requested.

If upon consideration of the above, the Examiner should feel that there remain outstanding issues in the present application that could be resolved, the Examiner is invited to contact applicant's patent counsel at the telephone number given below to discuss such issues.

To the extent necessary, a petition for an extension of time under 37 CFR §1.136 is hereby made. Please charge the Res due in connection with the filing of this paper, including extension of time fees, to Deposit Account No. 12-2136 and please credit any excess fees to such deposit account.

Respectfully submitted,

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